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GOVERNMENT OF GOA

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NOTE

There are four Extraordinary issues to the Official Gazette, Series I No. 26 dated 26-9-2013, as follows:—

(1) Extraordinary dated 28-9-2013 from pages 1021 to 1022 regarding Amendment to the Goa Value Added Tax Deferment-cum-Net Present Value Compulsory Payment Scheme, 2005—Not. No. 4/5/2005-Fin(R&C) (108) from Department of Finance.

(2) Extraordinary No. 2 dated 28-9-2013 from pages 1023 to 1038 regarding Goa Mineral Policy, 2013—Not. No. Pr. Secy (Mines) 01/2012-Mines from Department of Mines.

(3) Extraordinary No. 3 dated 30-9-2013 from pages 1039 to 1040 regarding the Goa Public Libraries (Amendment and Validation) Ordinance, 2013—Not. No. 8/2/2013-LA from Department of Law & Judiciary (Legal Affairs Division).

(4) Extraordinary No. 4 dated 30-9-2013 from pages 1041 to 1044 regarding List of Concessioners to be under the Goa, Daman & Diu Mining Concessions (Abolition and Declaration as Mining Leases) Act, 1987.

INDEX

Department	Notification/Order	Subject	Pages
1. a. Civil Supplies & Consumer Affairs Dir. & ex officio Joint Secy.	Ord.- DCS/EST/Creation of Posts/2013-14/159	Creation of posts—Dept. of Civil Supplies and Consumer Affairs.	1046
b. — do —	Ord.- DCS/EST/Creation of Posts/2013-14/160	—do—	1046
2. Education, Art & Culture Director	Not.- DE/Adm.III/POL-DEC/Vac.Sch/Bldg./2013/449	Scheme to provide Government Land and unused Government Buildings to Registered Cultural/Social/Educational/Sports/Institutions/Professional Institutions like Bar Association, Chartered Accountant Association etc., 2013 by relaxing Rule 279 of Central Financial Rules, 2005.	1046
3. Home Home-General Division Under Secretary	Not.- 2/86/82-HD(G) Part II/3253	Declaring prohibited area.	1050
4. a. Law & Judiciary Legal Affairs Division Under Secretary	Not.- 10/3/2013-LA/99	The Institutes of Technology (Amendment) Act, 2012.	1051
b. — do —	Not.- 10/3/2013-LA/107	The North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012.	1056
c. Law (Establishment) Div. Secretary	Ord.- 13/1/2010-LD (Estt)/1663	Creation of posts - Goa Judiciary.	1062
5. Panchayati Raj & Comm. Development Director & ex officio Jt. Secy.	Ord.- 15/23/DP/EST//STAFF/2012/5500	Creation of posts—Dte. of Panchayats & Block Development Offices.	1062
6. a. Personnel Under Secretary	Not.- 6/23/2013-PER-Part	Syllabus for Competitive Examination for direct recruitment to the Goa Civil Service.	1063
b. — do — Additional Secretary	Not.- 1/5/2013-PER	R.R.—Office of the Director General of Police.	1064

GOVERNMENT OF GOA**Department of Civil Supplies & Consumer Affairs****Order**

DCS/EST/Creation of Posts/2013-14/159

Sanction of Government is hereby accorded for creation of 12 Nos. temporary posts of Inspector in the pay scale Rs. 5200-20200+Grade Pay of Rs. 2800/- in the Department of Civil Supplies and Consumer Affairs, Panaji-Goa with immediate effect.

The expenditure towards creation of above posts shall be debited to following Budget Head:

Demand No. 70:

3456—Civil Supplies;

00—;

001—Direction and Administration;

02—Civil Supplies Inspectorate (Non-Plan);

01—Salaries.

This creation order issues with the concurrence of Administrative Reforms Department vide U.O. No. 1136/F dated 15-7-2013 and Finance Department vide U.O. No. 1474814 dated 12-8-2013 and the proposal is approved as Agenda item No. 5 in the XXXXVth Cabinet Meeting of the Council of Ministers held on 28-8-2013.

By order and in the name of the Governor of Goa.

Vikas S. N. Gaunekar, Director & ex officio Joint Secretary (Civil Supplies and Consumers Affairs).

Panaji, 27th September, 2013.

Order

DCS/EST/Creation of Posts/2013-14/160

Sanction of Government is hereby accorded for creation of 24 Nos. temporary posts of Sub-Inspector in the pay scale Rs. 5200-20200+Grade Pay of Rs. 2400/- in the Department of Civil Supplies and Consumer Affairs, Panaji-Goa with immediate effect.

The expenditure towards creation of above posts shall be debited to following Budget Head:

Demand No. 70:

3456—Civil Supplies:

00—;

001—Direction and Administration;

02—Civil Supplies Inspectorate (Non-Plan);

01—Salaries;

This creation order issues with the concurrence of Administrative Reforms Department vide U.O. No. 1136/F dated 15-7-2013 and Finance Department vide U.O. No. 1474814 dated 12-8-2013 and the proposal is approved as Agenda item No. 5 in the XXXXVth Cabinet Meeting of the Council of Ministers held on 28-8-2013.

By order and in the name of the Governor of Goa.

Vikas S. N. Gaunekar, Director Ex-Officio Joint Secretary Civil Supplies and Consumers Affairs.

Panaji, 27th September, 2013.

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Department of Education, Art & Culture**Directorate of Education****Notification**

DE/Adm.III/POL-DEC/Vac.Sch/Bldg. 2013/449

The following scheme approved by the Government is published for the information of the general public:—

“Scheme to provide Government Land and unused Government Buildings to Registered Cultural/Social/Educational/Sports/Institutions/Professional Institutions like Bar Association, Chartered Accountant Association etc., 2013 by relaxing Rule 279 of Central Financial Rules, 2005”.

1. *Preface.*— Goa, the tiny State on the western coast of India, has a rich and diverse mosaic of culture that has evolved and

embellished itself during a history of more than 2000 years. The Government of Goa is committed to preserve, promote and develop the rich traditional cultural wealth and legacy of the State of Goa by organizing cultural, sports, educational activity to promote functioning of professional institutions like Bar Associations, Chartered Accountant Associations as also Cultural Associations of Goans with non-Goan origin through a network of institutions and creating and establishing amenities and pecuniary support for showcasing the talent in the field of education, sports, art, culture etc.

The educational/cultural/social/sports/ professional institutions however, find it difficult to sustain themselves without proper accommodation of their own to carry out its activities in their respective fields as they have to entirely depend on the rented premises.

The Government of Goa, has therefore, endeavoured to provide the registered cultural/social/educational/sports and other institutions in Goa a decent accommodation through an unused Government building or by providing them suitable Government land for the use of the institution.

1. Objectives.— The main objective of the scheme is as follows:—

(1) To provide infrastructural support to the registered cultural/social/educational/ sports and other institutions for running the institution through an unused Government building in the State of Goa or to provide Government land or if required by acquiring the same for building the necessary infrastructure for establishing their activity centre.

(2) To alleviate the accommodation and associated problems faced by the registered cultural/social/educational/sports and other institutions in the State of Goa.

(3) To strengthen the cultural and social bond and provide a friendly and conducive atmosphere for the conduct of the cultural/

/social/educational/sports and other activities covered under the scheme.

2. Scope of the scheme.— The scheme envisages initiative of having friendly and conducive space for cultural/social/educational/sports as also the professional bodies and Goans of non-Goan origin for their activities by providing suitable accommodation in an unused Government building to the needy registered cultural/social/educational/sports or other institutions or to provide Government land or by acquiring suitable land to these needy institutions for creating the infrastructure of their own in the State of Goa. The registered cultural/social/educational/sports and other institutions, however, shall have to incur the expenditure towards the cost for creating the infrastructure on the Government land or acquired land allotted and subsequent maintenance of the infrastructure created or of the Government building allotted to them as the case may be.

3. Eligibility conditions for applying under the scheme.— (1) The registered cultural/social/educational/sports and other Institutions shall be registered under the Societies Registration Act, 1980 or Indian Trust Act or under any Act of Parliament or Assembly of Goa or approved by GoG specifically being eligible for purpose of this scheme.

(2) The registered cultural/social/educational/sports or other institutions shall submit application under the scheme in prescribed proforma alongwith details.

(3) The registered cultural/social/educational/sports or other institutions shall be in existence and engaged in the cultural/social/educational/sports activities in Goa for a minimum period of **05 (five)** years except for those that are formed through statutory provisions and GoG specific approvals.

(4) The institution propagating religious activity or professing any particular religious ideas will not be considered. The membership of the institution should be open to all and no individual shall be denied the membership or

shall be expelled from the membership of the institution on the grounds of Caste/Creed/Religion, etc. However, those which are statutory in nature or are restricted to specific linguistic group are eligible to be covered under the scheme.

(5) The institution should function in a democratic manner and as per the approved bye-laws or the statutory provisions under the law they operate and the Managing Committee of the institution should have been elected by following free, fair & transparent Election procedure to the satisfaction of the Government. This shall be however not applicable to statutory bodies, which shall follow the provision as envisaged under the law.

(6) The institution applying for allotment of Government land or land acquired for the purpose for creating the infrastructure shall be financially sound to incur cost of proposed infrastructure project on the Government land allotted and subsequent maintenance of the same. A certificate from the registered Chartered Accountant certifying the financial status indicating at least 50% of proposed cost on infrastructure of the institution shall be submitted along with the proposal.

(7) The institution applying for allotment of unused Government building shall be financially sound to incur the cost of maintenance of the same. They should have minimum of Rs. 1.00 lakh (Rupees one lakh only) in their Bank Account. A recent Bank statement indicating the bank balance of the institution shall be submitted alongwith the proposal.

(8) The institutions shall be active in cultural/social/educational/sports or activities in its aims & objectives.

(9) The institutions shall have maintained all the required records properly and up-to-date.

(10) The institutions shall submit the Audited Statement of Accounts of the institution duly audited by the Chartered

Accountant for the past 3 years. However, this may be waived off in case of the statutory bodies or by a specific order to that effect by the Government.

4. Area of the space to be provided.— (a) The Government shall provide Government land on lease basis for **21** years (extendable by further **21** years at the discretion of the Government) to the eligible cultural/social/educational/sports or other institution as per the recommendations of the Committee and approval of the Government on case to case basis for construction of the building for these institutions at a **Token Rent** (This however is **Not Applicable** to professional bodies wherein cost of land as determined by Government shall be applicable) of Rs. 1.00 (Rupee one only) per square meter for the land area allotted. The registered organization, however, shall have to incur the expenditure towards the cost for creating the infrastructure on the Government land allotted including the statutory payment of fees and taxes and subsequent maintenance of the same. The Grantee institution shall get the plans/estimates etc. of the projects duly approved by the appropriate authorities.

(b) The Government shall provide space/room in any unused Government building depending upon the availability for the use of the eligible cultural/social/educational/sports institution as per the recommendation of the committee and the approval of the Government at a **Token Rent of Rs. 2/-**. (In case of professional bodies the same shall be as determined by PWD) per square meter of the building area allotted to carry out the activities in the field as per the aims & objectives.

(c) The institutions shall generally be eligible **≤ 200 square meters** of building space and **≤ 2000 square meters** of land area under the scheme. However, the allotment of area over and above the maximum limits in genuine justifiable cases shall be considered on the recommendations of the High Powered Committee and approval of the Government on case to case basis only.

5. *Other conditions.*— (1) The organizations/institutions shall furnish a copy of the constitution/bye laws of the institution.

(2) All the statutory requirements like licenses, N.O.Cs from the appropriate authorities etc. shall be obtained by the organizations/institutions in case allotment of Government land before the projects are taken up.

(3) The Grantee institution shall get the plans/estimates etc. of the projects duly approved by the appropriate authorities.

(4) The selected institution shall enter into an agreement with the Government towards allotment of land/building space as the case may be with clear conditions on the following:—

(a) *Repairs and maintenance:* The repairs and the maintenance of the infrastructure created on the land allotted or of the building space allotted by the Government shall be the sole and primary responsibility of the institution to which the property is allotted through their respective funds.

(b) *Exit clause:* The institution shall be permitted to vacate the premises/land allotted by serving 3 months' notice to the Government and the premises/land shall be handed over to the Government without any encumbrance.

(c) *Termination clause:* The Government shall be at liberty to terminate the agreement/allotment if it is found that the institution concerned has violated the terms and conditions of the scheme and has indulged into unfair and undemocratic practices. The agreement however shall not be terminated on account of any arbitrary action or without any bonafide justifications.

Due notice of 30 days shall be issued and the concern will be given an opportunity for personal hearing and any premature termination shall necessarily record in writing the reasons for the same.

6. *Selection Procedure.*— (1) The Directorate of Education shall seek details of the vacant Government building/Government land under possession of other Government departments/autonomous bodies etc. which are unused and can be covered under the scheme. It may also acquire land if required.

(2) The Directorate of Education shall issue a Public Notice in the local newspaper seeking applications from the eligible and desirable institutions under the scheme. The applications shall be then scrutinized on case to case basis for allotment of Government land or allotment of unused and vacant Government building.

(3) The Directorate of Education shall also seek the requirements of building space/land from the other Government departments, autonomous bodies by sending them the details to be responded in 60 days. Non-Response within 60 days of such communication will be considered as NIL Response.

(4) Priority shall be given initially for the Government departments for allotment of vacant land/building depending upon the availability.

(5) The proposals shall be placed before the High Powered Committee consisting of following members for the purpose of selection and recommendation of the institutions for the allotment of unused and vacant Government accommodation or the Government land, as the case may be, to the eligible institutions/organizations:

a. Chief Secretary	— Chairman
b. Secretary (Finance)	— Member
c. Secretary (Revenue)	— Member
d. Concerned Secretary	

of the respective
Government department
whose unused Government
Building/Government Land
is considered for allotment — Member

e. Nominee of the Government from General Public – Member

f. Secretary (Education) – Member Secretary

(6) The recommendations of the High Powered Committee shall be placed before the Government and Hon'ble Chief Minister for approval.

8. *Relaxation.*— The Government shall be empowered to relax any or all clauses or conditions of the scheme in genuine cases for allotment of land/building **except clause 6 (4) (c) of the scheme.**

9. *Interpretation.*— If any question arises regarding interpretation of any clause, word, expression of the scheme, the decision shall lie with the Government, which shall be final and binding on all concerned.

10. *Redressal of grievances and dispute.*— Grievances if any, arising out of the implementation of this scheme, shall be heard and decided by the Hon'ble Chief Minister and the decision of the Hon'ble Chief Minister in this regard shall be final and binding on all concerned.

Anil V. Powar, Director (Education).

Porvorim, 26th September, 2013.

Application under Scheme to provide Government Land and Unused Govt. Buildings to Registered Cultural/Social/Educational/Sports/Institutions etc., 2013

1. Name & address of the Institution :

2. Detailed Telephone No./email etc. of the Institution :

3. Details of the Office bearers (President/ /Treasurer/Secretary) including the address/ /Phone/Mob No. etc. :

4. Date of establishment of the Institution (Proof to be enclosed) :

5. No. & Date of Registration of the Institution (proof to be enclosed) :

6. Details of the Infrastructure available with Institution :

7. Details of the activities carried by the Institution :

8. Application for allotment of : 1) Allotment of unused Government building.

2) Allotment of Government land.

9. Requirement: 1) Of Land area [in case of 8 (2) above] 1) _____

2) Of Room space in Govt. building [in case of 8 (1) above] 2) _____

10. a) Is the Institution financially sound to incur the expenditure on creation of infrastructure on the Government allotted land? : Yes/No

b) If yes, furnish the details of financial statuses of the Institution :

11. Has the constitution/ /bye-laws of the Institution formulated : Yes/No (If yes, copy of the same should be enclosed).

12. Any other information : Details may be enclosed.

Date: _____ (Designation & Signature with the seal)
Place: _____

Department of Home
Home—General Division

Notification

2/86/82-HD(G) Part II/3253

In exercise of the powers conferred by sub-clause (d) of clause (8) Section 2 of the Official Secrets Act, 1923 (Central Act 19 of

1923) (hereinafter called the "said Act") read with Notification No. II/21019/2/89-IS(US.DII) dated 21-08-1989 of the Government of India, Ministry of Home Affairs, New Delhi, the Government of Goa, hereby declares the entire yard of the Hindustan Petroleum Corporation Ltd., LPG Filling Plant at Plot No. 150, Kundaim Industrial Estate, Ponda encompassing an area of 98,600 sq. mtrs. having boundaries East-IDC Land & Overhead Water Tank, West-Plot No. 151 & 152, North-IDC Open Land, South-IDC Road, to be a prohibited place for the purpose of the said Act, for the period of five years w.e.f. 28-09-2013.

By order and in the name of the Governor of Goa.

Neetal P. Amonkar, Under Secretary (Home).

Porvorim, 27th September, 2013.

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Department of Law & Judiciary

Legal Affairs Division

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Notification

10/3/2013-LA/99

The Institutes of Technology (Amendment) Act, 2012 (Central Act No. 34 of 2012), which has been passed by the Parliament and assented to by the President on 20-06-2012 and published in the Gazette of India, Extraordinary, Part II, Section I dated 21-06-2012 is hereby published for the general information of the public.

Julio Barbosa Noronha, Under Secretary (Law).

Porvorim, 2nd August, 2013.

THE INSTITUTES OF TECHNOLOGY (AMENDMENT) ACT, 2012

AN

ACT

further to amend the Institutes of Technology Act, 1961.

Be it enacted by Parliament in the Sixty-third Year of the Republic of India as follows:—

1. *Short title and commencement.*— (1) This Act may be called the Institutes of Technology (Amendment) Act, 2012.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. *Amendment of section 2.*— In the Institutes of Technology Act, 1961 59 of 1961. (hereinafter referred to as the principal Act), in section 2, for the words "and the Indian Institute of Technology, Roorkee", the words "the Indian Institute of Technology, Roorkee, the Indian Institute of Technology, Bhubaneswar, the Indian Institute of Technology, Gandhi Nagar, the Indian Institute of Technology, Hyderabad, the Indian Institute of Technology, Indore, the Indian Institute of Technology, Jodhpur, the Indian Institute of Technology, Mandi, the Indian Institute of Technology, Patna, the Indian Institute of Technology, Ropar and the Indian Institute of Technology (Banaras Hindu University) Varanasi" shall be substituted.

3. *Amendment of section 3.*— In section 3 of the principal Act,—

(a) in clause (c), after sub-clause (iv), the following sub-clauses shall be inserted, namely:—

"(v) in relation to the society known as the Indian Institute of Technology,

Bhubaneswar, the Indian Institute of Technology, Bhubaneswar;

(vi) in relation to the society known as the Indian Institute of Technology, Gandhinagar, the Indian Institute of Technology, Gandhinagar;

(vii) in relation to the society known as the Indian Institute of Technology, Hyderabad, the Indian Institute of Technology, Hyderabad;

(viii) in relation to the society known as the Indian Institute of Technology, Indore, the Indian Institute of Technology, Indore;

(ix) in relation to the society known as the Indian Institute of Technology, Rajasthan, the Indian Institute of Technology, Jodhpur;

(x) in relation to the society known as the Indian Institute of Technology, Mandi, the Indian Institute of Technology, Mandi;

(xi) in relation to the society known as the Indian Institute of Technology, Patna, the Indian Institute of Technology, Patna;

(xii) in relation to the society known as the Indian Institute of Technology, Punjab, the Indian Institute of Technology, Ropar;

(xiii) in relation to the Institute of Technology, Banaras Hindu University, referred to in Statute 25(A)(1) of the Statutes set out in the Schedule to the Banaras Hindu University Act, 1915, the Indian Institute of Technology (Banaras Hindu University), Varanasi;";

(b) after clause (g), the following clause shall be inserted, namely:—

'(ga)' "Institute of Technology, Banaras Hindu University" means the Institute of Technology, Banaras Hindu

University, referred to in Statute 25(A)(1) of the Statutes set out in the Schedule to the Banaras Hindu University Act, 1915,'; 16 of 1915

(c) in clause (j), after sub-clause (iii), the following sub-clauses shall be inserted, namely:—

"(iv) the Indian Institute of Technology, Bhubaneswar;

(v) the Indian Institute of Technology, Gandhinagar;

(vi) the Indian Institute of Technology, Hyderabad;

(vii) the Indian Institute of Technology, Indore;

(viii) the Indian Institute of Technology, Rajasthan;

(ix) the Indian Institute of Technology, Mandi;

(x) the Indian Institute of Technology, Patna;

(xi) the Indian Institute of Technology, Punjab;";

(d) after clause (l), the following clause shall be inserted, namely:—

'(m) "zone", in relation to an Institute, means such group of States and Union territories as the Central Government may, by notification in the Official Gazette, specify.'

4. *Amendment of section 4.*— In section 4 of the principal Act, after sub-section (1C), the following sub-section shall be inserted, namely:—

"(1D) The Institute of Technology, Banaras Hindu University shall, on such incorporation, be called the Indian Institute of Technology (Banaras Hindu University), Varanasi."

5. *Amendment of section 5.*— In section 5 of the principal Act, the *Explanation* shall be numbered as *Explanation 1* thereof and after

Explanation 1 as so numbered, the following Explanation shall be inserted, namely:—

"Explanation 2.— The reference in this section to the commencement of this Act shall be construed in relation to the Indian Institute of Technology, Bhubaneswar, the Indian Institute of Technology, Gandhinagar, the Indian Institute of Technology, Hyderabad, the Indian Institute of Technology, Indore, the Indian Institute of Technology, Jodhpur, the Indian Institute of Technology, Mandi, the Indian Institute of Technology, Patna and the Indian Institute of Technology, Ropar, as the reference to the date on which the provisions of the Institutes of Technology (Amendment) Act, 2012 come into force."

6. *Insertion of new section 5B.— After section 5A of the principal Act, the following section shall be inserted, namely:—*

"5B. Effect of incorporation of Indian Institute of Technology (Banaras Hindu University), Varanasi.— On and from the commencement of the Institutes of Technology (Amendment) Act, 2012,—

(a) any reference to the Institute of Technology, Banaras Hindu University in any law for the time being in force (other than this Act) or in any contract or other instrument shall be deemed as a reference to the Indian Institute of Technology (Banaras Hindu University), Varanasi;

(b) all property, movable and immovable, of or belonging to the Institute of Technology, Banaras Hindu University, shall vest in the Indian Institute of Technology (Banaras Hindu University), Varanasi;

(c) all rights and liabilities of the Institute of Technology, Banaras Hindu University shall be transferred to, and be the rights and liabilities of, the Indian Institute of Technology (Banaras Hindu University), Varanasi;

(d) every person employed in the Institute of Technology, Banaras Hindu

University immediately before such commencement shall hold his office or service in the Indian Institute of Technology (Banaras Hindu University), Varanasi by the same tenure, at the same remuneration and upon the same terms and conditions and with the same rights and privileges as to pension, leave, gratuity, provident fund and other matters as he would have held the same if this Act had not been passed and shall continue to do so unless and until his employment is terminated or until such tenure, remuneration and terms and conditions are duly altered by the Statutes:

Provided that if the alterations so made is not acceptable to such employee, his employment may be terminated by the Indian Institute of Technology (Banaras Hindu University), Varanasi in accordance with the terms of the contract with the employee or, if no provision is made therein in this behalf, on payment to him by the Indian Institute of Technology (Banaras Hindu University), Varanasi of compensation equivalent to three months' remuneration in the case of permanent employees and one months' remuneration in the case of other employees:

Provided further that any reference, by whatever form of words, to the Director of the Institute of Technology, Banaras Hindu University in any law for the time being in force, or in any instrument or other document, shall be construed as a reference to the Director of the Indian Institute of Technology (Banaras Hindu University), Varanasi; and

(e) on the commencement of the Institutes of Technology (Amendment) Act, 2012,—

(i) the Vice-Chancellor of the Banaras Hindu University, appointed under the

provisions of the Banaras Hindu University Act, 1915 ^{16 of 1915} shall be deemed to have been appointed as *ex officio* Chairman of the Board of Governors of the Indian Institute of Technology (Banaras Hindu University), Varanasi under this Act, and shall hold office for a period of three years with effect from such commencement;

(ii) the Director of the Institute of Technology, Banaras Hindu University, appointed under the provisions of the Banaras Hindu University Act, 1915 ^{16 of 1915} shall be deemed to have been appointed as Director of the Indian Institute of Technology (Banaras Hindu University), Varanasi under this Act, and shall hold his office till Director is appointed under this Act.

Explanation.— The reference in this section to the commencement of this Act shall be construed in relation to the Indian Institute of Technology (Banaras Hindu University), Varanasi as the reference to the date on which the provisions of the Institutes of Technology (Amendment) Act, 2012 come into force.”.

7. *Amendment of section 6.*— In section 6 of the principal Act, after sub-section (1), the following sub-section shall be inserted, namely:—

“(1A) subject to the provisions of this Act, every Institute may strive to meet the technological needs of the States and the Union territories included in its zone by—

(a) supporting and collaborating with technical education institutions located in the zone with a view to enhance their quality and capability;

(b) advising the State Governments and the Union territories included in its zone in the matter of technical education and any technological issue referred by them to the Institute for advice.”.

8. *Amendment of section 11.*— In section 11 of the principal Act,—

(i) after clause (e), the following proviso shall be inserted, namely:—

“Provided that in the case of the Indian Institute of Technology (Banaras Hindu University), Varanasi,—

(a) the Board of such Institute shall consist of Vice-Chairman to be nominated, after a period of three years from the commencement of the Institutes of Technology (Amendment) Act, 2012, by the Executive Council referred to in clause (d) of section 2 of the Banaras Hindu University Act, 1915, from ^{16 of 1915} amongst its members including its Vice-Chancellor;”;

(b) four persons to be nominated under clause (d), out of which two persons to be nominated by the Executive Council referred to in clause (d) of section 2 of the Banaras Hindu University Act, 1915, from ^{16 of 1915} amongst its members including its Vice-Chancellor;”;

(ii) the *Explanation* shall be omitted.

9. *Amendment of section 14.*— In section 14 of the principal Act, after clause (e), the following proviso shall be inserted, namely:—

“Provided that in case of the Indian Institute of Technology (Banaras Hindu University), Varanasi, three members shall be nominated by the Executive Council referred to in clause (d) of section 2 of the Banaras Hindu University Act, 1915.”. ^{16 of 1915}

10. *Amendment of section 38.*—In section 38 of the principal Act,—

(a) after clause (i), the following clauses shall be inserted, namely:—

“(j) until the first Statutes and Ordinances in relation to the Indian Institute of Technology, Bhubaneswar, the Indian Institute of Technology, Gandhinagar, the Indian Institute of Technology, Hyderabad, the Indian Institute of Technology, Indore, the Indian Institute of Technology, Jodhpur, the Indian Institute of Technology, Mandi, the Indian Institute of Technology, Patna and the Indian Institute of Technology, Ropar are made under this Act, the Statutes and Ordinances of such Institute, as in force immediately before the commencement of the Institutes of Technology (Amendment) Act, 2012, shall apply to those Institutes with necessary modifications and adaptations in so far as they are not inconsistent with the provisions of this Act;

(k) the Executive Council, referred to in clause (d) of section 2 of the Banaras Hindu University Act, 1915, functioning ^{16 of 1915.} as such immediately before the commencement of the Institutes of Technology (Amendment) Act, 2012, shall continue to so function until a new Board is constituted for the Indian Institute of Technology (Banaras Hindu University), Varanasi under this Act, but on the constitution of a new Board under this Act, the Executive Council of the Banaras Hindu University shall cease to function so far as the Indian Institute of Technology (Banaras Hindu University), Varanasi is concerned;

(l) the Academic Council, referred to in clause (a) of section 2 of

the Banaras Hindu University Act, 1915, functioning as such ^{16 of 1915.} immediately before the commencement of the Institutes of Technology (Amendment) Act, 2012 shall continue to so function until a new Senate is constituted for the Indian Institute of Technology (Banaras Hindu University), Varanasi under this Act, but on the constitution of a new Senate under this Act, the Academic Council of the Banaras Hindu University shall cease to function so far as the Indian Institute of Technology (Banaras Hindu University), Varanasi;

(m) until the first Statutes and the Ordinances in relation to the Indian Institute of Technology (Banaras Hindu University), Varanasi are made under this Act, the Statutes and Ordinances as are applicable to the Indian Institute of Technology, Kanpur immediately before the commencement of the Institutes of Technology (Amendment) Act, 2012, shall apply to the Indian Institute of Technology (Banaras Hindu University), Varanasi with the necessary modifications and adaptations in so far as they are not inconsistent with the provisions of this Act;

(n) notwithstanding anything contained in the Institutes of Technology (Amendment) Act, 2012, any student who joined classes of the Institute of Technology, Banaras Hindu University on or after the commencement of 2006-2007 academic session or completed the courses on or after 2009-2010 academic session shall for the purpose of clause (b) of sub-section (1) of section 6, be deemed to have pursued a course of study in the Indian Institute of Technology (Banaras Hindu University), Varanasi provided that such student has not already been awarded degree or diploma for the same course of study;

(o) if any difficulty arises in giving effect to the provisions of the Institutes of Technology (Amendment) Act, 2012, the Central Government may, by order published in the Official Gazette, make such provisions not inconsistent with the provisions of this Act, as may appear to be necessary for removing the difficulty:

Provided that no order shall be made under this clause after the expiry of two years from the commencement of the Institutes of Technology (Amendment) Act, 2012;

Provided further that every order made under this clause shall be laid, as soon as may be after it is made, before each House of Parliament.”;

(b) after *Explanation 2*, the following *Explanation* shall be inserted, namely:—

Explanation 3.— The reference in clauses (k), (l) and (m) of this section to the commencement of this Act shall be construed in relation to the Indian Institute of Technology (Banaras Hindu University), Varanasi, as the reference to the date on which the provisions of the Institutes of Technology (Amendment) Act, 2012 come into force.”.

Notification

10/3/2013-LA/107

The North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 (Central Act No. 26 of 2012), which has been passed by the Parliament and assented to by the President on 04-06-2012 and published in the Gazette of India, Extraordinary, Part II, Section I dated 05-06-2012, is hereby published for the general information of the public.

Julio Barbosa Noronha, Under Secretary (Law).

Porvorim, 2nd August, 2013.

THE NORTH-EASTERN AREAS (REORGANISATION) AND OTHER RELATED LAWS (AMENDMENT) ACT 2012 AN ACT

further to amend the North-Eastern Areas (Reorganisation) Act, 1971 and Other Related Laws.

Be it enacted by Parliament in the Sixty-third Year of the Republic of India as follows:—

CHAPTER I Preliminary

1. *Short title and commencement.*— (1) This Act may be called the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

CHAPTER II

Amendments to the North-Eastern Areas (Reorganisation) Act, 1971

2. *Amendment of section 2.*— In section 2 of the North-Eastern Areas (Reorganisation), Act, 1971 (hereinafter referred to as the principal Act), in clause (d), the following proviso shall be inserted, namely:—

“Provided that on and from the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, the provisions of this clause shall have effect as if for the brackets and words “(Assam, Nagaland, Meghalaya, Manipur and Tripura)”, the brackets and words “(Assam, Arunachal Pradesh, Mizoram and Nagaland)” had been substituted.”.

3. *Amendment of section 28.*— In section 28 of the principal Act, in sub-section (1), the following proviso shall be inserted, namely:—

“Provided that on and from the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, the common High Court shall be the High Court for the States of Assam, Arunachal Pradesh, Mizoram and Nagaland and shall cease to have its jurisdiction, powers and authority for the States of Meghalaya, Manipur and Tripura.”.

4. *Insertion of new sections 28A to 28K.*—After section 28 of the principal Act, in sub-section (1), the following proviso shall be inserted, namely:—

“28A. Establishment of separate High Courts for the States of Meghalaya, Manipur and Tripura.— (1) On and from the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, there shall be a High Court—

- (a) for the State of Meghalaya to be called the High Court of Meghalaya;
- (b) for the State of Manipur to be called the High Court of Manipur;
- (c) for the State of Tripura to be called the High Court of Tripura.

(2) The principal seat of the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura shall respectively be at such place as the President may, by notified order, appoint.

(3) Notwithstanding anything contained in sub-section (2), the Judges and division courts of the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura may sit at such other place or places in the States of Meghalaya, Manipur and Tripura respectively, other than their principal seat as the Chief Justice of the respective High Court may, with the approval of the Governor of the State concerned, appoint.

28B. *Judges of High Courts of Meghalaya, Manipur and Tripura.— (1)*

Such of the Judges of the common High Court holding office immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 as may be determined by the President after ascertaining their option shall, on such commencement, cease to be the Judges of the common High Court and become a Judge of the High Court of Meghalaya or the High Court of Manipur or the High Court of Tripura, as the case may be.

(2) Every person who by virtue of sub-section (1) become a Judge of the High Court of Meghalaya or the High Court of Manipur or the High Court of Tripura shall, except in the case where any such person is appointed to be the Chief Justice of any of those High Courts, rank in the respective High Court according to the priority of their respective appointments as Judges of the common High Court.

28C. Jurisdiction of High Courts of Meghalaya, Manipur and Tripura.— The High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura shall have, in respect of any part of the territories included in the State of Meghalaya, the State of Manipur and the State of Tripura respectively, all such jurisdiction, powers and authority as, under the law in force immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, are exercisable in respect of that part of the said territories by the common High Court.

28D. Custody of seal of High Courts of Meghalaya, Manipur and Tripura.— The law in force immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 with respect to the custody of the seal of the common High Court shall, with the necessary modifications, apply with respect to the custody of the seal of the High Court of Meghalaya, the High Court of Manipur and

the High Court of Tripura, as the case may be.

28E. Practice and procedure in the High Courts of Meghalaya, Manipur and Tripura.— The law in force immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 with respect to practice and procedure in the common High Court shall, with necessary modifications, apply in relation to the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura and accordingly the High Court of Meghalaya the High Court of Manipur and the High Court of Tripura shall, respectively, have all such powers to make rules and orders with respect to practice and procedure as are immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 exercisable by the common High Court:

Provided that any rules or orders which are in force immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 with respect to the practice and procedure in the common High Court shall, until varied or revoked by rules or orders made by the High Court of Meghalaya or the High Court of Manipur or the High Court of Tripura, as the case may be, apply with the necessary modifications in relation to the practice and procedure in the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura respectively, as if such rules or orders were made by the respective High Court.

28F. Forms of writs and other processes.—The law in force immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 with respect to the form of writs and other processes used, issued or awarded by the common High Court shall, with the

necessary modifications, apply with respect to the form of writs and other processes used, issued or awarded by the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura.

28G. Powers of Judges.— The law in force immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 relating to the powers of the Chief Justice, Single Judges and division courts of the common High Court and with respect to all matters ancillary to the exercise of those powers shall, with the necessary modifications, apply in relation to the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura.

28H. Procedure as to appeals to Supreme Court.— The law in force immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 relating to appeals to the Supreme Court from the common High Court and the Judges and division courts thereof shall, with the necessary modifications, apply in relation to the High Courts of Meghalaya, Manipur and Tripura.

28-I. Transfer of proceedings from common High Court to the High Courts of Meghalaya, Manipur and Tripura.— (1) Except as hereinafter provided, the common High Court shall, as from the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, have no jurisdiction in respect of the States of Meghalaya, Manipur and Tripura.

(2) Such proceedings pending in the common High Court immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 as are certified, whether before or after that day, by the Chief Justice of that High Court, having regard to the place of accrual of the cause

of action and other circumstances to be proceedings which ought to be heard and decided by the High Court of Meghalaya or the High Court of Manipur or the High Court of Tripura, as the case may be, shall, as soon as may be after such certification, be transferred to the High Court of Meghalaya or the High Court of Manipur or the High Court of Tripura, as the case may be.

(3) Notwithstanding anything contained in sub-sections (1) and (2) or in section 28A, but save as hereinafter provided, the common High Court shall have, and the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura shall not have, jurisdiction to entertain, hear or dispose of appeals, applications for leave to the Supreme Court, applications for review and other proceedings where any such proceedings seek any relief in respect of any order passed by the common High Court before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012;

Provided that if after any such proceedings have been entertained by the common High Court, it appears to the Chief Justice of that High Court that they ought to be transferred to the High Court of Meghalaya or the High Court of Manipur or the High Court of Tripura, he shall order that they shall be so transferred, and such proceedings shall thereupon be transferred accordingly.

(4) Any order made by the common High Court—

(a) before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, in any proceedings transferred to the High Court of Meghalaya, or the High Court of Manipur or the High Court of Tripura by virtue of sub-section (2); or

(b) in any proceeding with respect to which the common High Court retains jurisdiction by virtue of sub-section (3),

shall, for all purposes, have effect, not only as an order of the common High Court but also as an order made by the High Court of Meghalaya, or the High Court of Manipur or the High Court of Tripura, as the case may be.

28J. *Interpretation.*—For the purposes of section 28H,

(a) proceedings shall be deemed to be pending in a Court until that Court has disposed of all issues between the parties, including any issue with respect to the taxation of the costs of the proceedings and shall include appeals, applications for leave to appeal to the Supreme Court, applications for review, petitions for revision and petitions for writs; and

(b) references to a High Court shall be construed as including references to a Judge or division Court thereof, and references to an order made by a Court or a Judge shall be construed as including references to a sentence, judgement or decree passed or made by that Court or Judge.

28K. *Saving.*— Nothing in sections 28A to 28J (both inclusive) shall affect the application to the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura of any provisions of the Constitution, and the provisions of these sections shall have effect subject to any provision that may be made on or after the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 with respect to the respective High Court by any Legislature or other authority having power to make such provisions.”.

5. *Amendment of section 31.*— In section 31 of the principal Act, in sub-section (3), for the words “Assam, Manipur, Meghalaya, Nagaland or Tripura”, the word “Assam, Arunachal Pradesh, Mizoram or Nagaland” shall be substituted.

6. *Amendment of section 32.*— In section 32 of the principal Act, the following proviso shall be inserted, namely:—

“Provided that on and from the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, the provisions of this section shall cease to have effect.”.

7. *Amendment of section 33.*— In section 33 of the principal Act, for the words “Manipur, Meghalaya, Nagaland and Tripura,” the words “Arunachal Pradesh, Mizoram and Nagaland” shall be substituted.

8. *Insertion of new section 87A.*— After section 87 of the principal Act, the following section shall be inserted, namely:—

“87A. *Power to remove difficulties.*— (1) If any difficulty arises in giving effect to the provisions of this Act, as amended by the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, the Central Government may, by order published in the Official Gazette, make such provisions not inconsistent with the provisions of this Act, as may appear to be necessary for removing the difficulty:—

Provided that no such order shall be made under this section after the expiry of a period of two years from the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012.

(2) Every order made under this section shall be laid before each House of Parliament.”.

CHAPTER III

Amendments to the Advocates Act, 1961 and Special Provisions Relating to the Bar Council and Advocates

9. *Amendment of section 3.*— On and from the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, in section 3 of the Advocates Act, 1961,—

25 of 1961.

(A) in sub-section (1),—

(i) in clause (a), for the words “and Uttaranchal”, the words “Uttarakhand, Meghalaya, Manipur and Tripura” shall be substituted;

(ii) for clause (b), the following clause shall be substituted, namely:—

“(b) for the States of Arunachal Pradesh, Assam, Mizoram and Nagaland to be known as the Bar Council of Arunachal Pradesh, Assam, Mizoram and Nagaland;”;

(B) in sub-section (2), for the words “in the case of the State Bar Council of Assam, Nagaland, Meghalaya, Manipur and Tripura, the Advocate-General of each of the States of Assam, Manipur, Meghalaya, Nagaland and Tripura”, the words “in the case of the State Bar Council of Assam, Arunachal Pradesh, Mizoram and Nagaland, the Advocate-General of each of the States of Assam, Arunachal Pradesh, Mizoram and Nagaland” shall be substituted.

10. *Special provision relating to Bar Councils and advocates.*— (1) Any person who immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 is an advocate on the roll of the Bar Council of the States of Assam, Nagaland, Meghalaya, Manipur and Tripura may give his option in writing, within one year from the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 to the Bar Council of such State, to transfer his name on the roll of the Bar Council of any one State among the States of Meghalaya, Manipur and Tripura and notwithstanding anything contained in the Advocates Act, 1961 and the rules made thereunder, upon such option so given his name shall be deemed to

have been transferred on the roll of the Bar Council of such State with effect from the date of the option so given for the purposes of the said Act and the rules made thereunder.

(2) The persons other than the advocates who are entitled immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, to practise in the common High Court or any subordinate Court thereof shall, on and after the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, be recognised as such persons entitled also to practise in the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura or any subordinate Court thereof, as the case may be.

(3) The right of audience in the High Court of Meghalaya, the High Court of Manipur and the High Court of Tripura shall be regulated in accordance with the like principles as immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012 are in force with respect to the right of audience in the common High Court.

11. Right to appear or to act in proceedings transferred to High Courts of Meghalaya, Manipur and Tripura.— Any person who, immediately before the commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, is an advocate entitled to practise or any other person entitled to practise in the common High Court and was authorised to appear in any proceedings transferred from that High Court to the High Court of Meghalaya or the High Court of

Manipur or the High Court of Tripura under section 28-I of the North-Eastern Areas (Reorganisation) Act, 1971 shall have the right to 81 of 1971. appear in the High Court of Meghalaya, or the High Court of Manipur or the High Court of Tripura, as the case may be, in relation to those proceedings.

CHAPTER IV

Amendment of the State of Mizoram Act, 1986

12. Amendment of Act 34 of 1986.— After section 26 of the State of Mizoram Act, 1986, the following section shall be inserted, namely:—

“26A. Non-applicability of this Part to the States of Meghalaya, Manipur and Tripura.— On and from the date of commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, the provisions of sections 15 to 26 (both inclusive) shall not apply to the States of Meghalaya, Manipur and Tripura.”.

CHAPTER V

Amendment of the State of Arunachal Pradesh Act, 1986

13. Amendment of Act 69 of 1986.— After section 28 of the State of Arunachal Pradesh Act, 1986, the following section shall be inserted, namely:—

“28A. Non-applicability of this Part to the States of Meghalaya, Manipur and Tripura.— On and from the date of commencement of the North-Eastern Areas (Reorganisation) and Other Related Laws (Amendment) Act, 2012, the provisions of sections 18 to 29 (both inclusive) shall not apply to the States of Meghalaya, Manipur and Tripura.”.

Law (Establishment) Division

—
Order

13/1/2010-LD(Estt)/1663

Sanction of the Government is hereby accorded for creation of 3 temporary posts of Court Manager under 13th Finance Commission for the award period 2010-2015 and appointment shall be on contract basis on fixed salary of Rs. 52,900/- per month with an option for increase @ 6% p.a. provided, the performance of the Court Manager is satisfactory to the Goa Judiciary as under:—

1. High Court of Bombay at Goa 1
2. District and Sessions Court, North Goa, Panaji 1
3. District and Sessions Court, South Goa, Margao 1

Expenditure towards the above posts shall be debited to the Budget Head: 2014—Administrative of Justice; 00—; 800—Other Expenditure; 03—13th Finance Commission Grants for improvement in delivery of Justice (N. P.) 20—Other Administrative Expenses under Demand No. 62.

This is issued with the approval of Administrative Reforms Department and the concurrence of Finance (Rev. & Cont.) Department, vide their U. O. No. Fin (R&C) 1419177/F dated 24-5-2013.

By order and in the name of the Governor of Goa.

Pramod V. Kamat, Secretary (Law).

Porvorim, 24th September, 2013.

—♦♦—

Department of Panchayati Raj and Community Development

Directorate of Panchayats

—
Order

15/23/DP/EST/STAFF/2012/5500

Sanction of the Government is hereby accorded for the creation of below mentioned 32 posts in various categories to the

Directorate of Panchayats and to the Block Development Offices with immediate effect.

Sr. No.	Name of the post	No. of posts allotted to North Goa	No. of posts allotted to South Goa	Pay Scale
1	2	3	4	5
1.	Head Clerk	1	1	9300-34800+4200
2.	Extension Officer (Village Panchayats)	2	1	5200-20200+2800
3.	Sr. Stenographer	1	-	9300-34800+4200
4.	Accountant	1	-	9300-34800+4200
5.	Upper Division Clerk	4	2	5200-20200+2400
6.	Lower Division Clerk	10	6	5200-20200+1900
7.	Driver	3	-	5200-20200+1900

The Expenditure shall be debited on the said posts under Demand No. 31 on Budget Head of Account as under:—

For 22 posts to North Goa:

“2515—Other Rural Development Programme;
00,001—Direction & Administration;
01—Project/Block(HQ), (North Goa) (Non Plan);
01—Salaries”.

For 10 posts to South Goa:

“2515—Other Rural Development Programme;
00,001—Direction & Administration;
02—Project/Block(HQ), (South Goa) (Non Plan);
01—Salaries”.

This issues with the approval of the Cabinet and prior approval and concurrence of Finance Department (Rev. & Cont) vide their U. O. No. 1463694/F dated 11-6-2013 and approval of the Administrative Reforms Department conveyed vide No. 630/F dated 19-4-2013.

By order and in the name of the Governor of Goa.

Elvis P. Gomes, Director & ex officio Joint Secretary (Panchayats).

Panaji, 23rd September, 2013.

Department of Personnel

Notification

6/23/2013-PER-Part

In pursuance of rule 7 of the Goa Civil Service Rules, 1997, and all other powers enabling it in that behalf, the Government of Goa, in supersession of earlier notification No. 6/4/2001-PER dated 13-06-2002 published in Official Gazette Series I No. 12 dated 20-06-2002, hereby prescribes the Syllabus for the Competitive Examination for direct recruitment to the Service, as indicated in the Annexure hereto.

By order and in the name of the Governor of Goa.

Umeshchandra L. Joshi, Under Secretary (Personnel-I).

Porvorim, 24th September, 2013.

ANNEXURE

Syllabus for Competitive examination for direct recruitment to the Goa Civil Service

Part A: General Intelligence, Reasoning and Numerical Aptitude

Part B: Basics of Indian Constitution, Governance and Administration

This component is aimed at testing the candidate's knowledge and aptitude on issues and themes relating to Indian Constitution, Governance and Administration. On the Constitution, the student must be familiar with the key provisions of the Constitution having a direct linkage to the functioning of the Indian Democracy and also the debates surrounding Constitutional Reform /Amendment. With reference to Governance and administration, he must be familiar with the role of bureaucracy, central state and local level governance mechanisms (with reference to India and the State of Goa), fundamentals of good governance and emerging issues in society-bureaucracy interface. The select themes shall include:

- * Indian Constitution: Preamble, Fundamental Rights, Fundamental Duties, Directive Principles of State Policy.
- * Indian Constitution and the State: Legislature, Executive Judiciary.
- * Centre State Relations, Union, State and Concurrent Lists, Budgetary Allocations, Role of Finance and Planning Commissions.
- * Elections and Electoral Process, Central and State Election Commissions, Representation of People's Act.
- * Role of Bureaucracy in nation building, Civil Services Training, C.C.S. Rules, Integrity in Administration, Public Private Partnership.
- * Good Governance: Efficiency, Transparency, Accountability in Governance, Right to Information, Role of Lokayukta and Lokpal.

Part C: General Knowledge and Current Affairs

This component is intended to test the candidate's awareness and knowledge on general issues of both historical and contemporary nature relating to India and the State of Goa. The questions aim at testing both the factual as well as the analytical grasp of the candidate on such issues without actually testing deeper knowledge on the subject. It may contain questions on history, geography, culture, scientific developments and current affairs. The select themes shall include:

- * Current Events of State, National and International Importance.
- * India's Freedom struggle, Goa's Freedom struggle.
- * Physical, Economic and Social Geography of India and Goa.
- * Religion, Customs and Festivals: India and Goa.
- * Information and Communication Technology, Biodiversity, Environment and Climate Change.
- * Social Movements: Corruption, Environment, Women's issues.

Part D: English Comprehension

Notification

1/5/2013-PER

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and in supersession of the existing recruitment rules for the post of Police Sub-Inspector, published in the Official Gazette, Series I No. 17 dated 26-07-2012, vide Notification No. 1/11/2005-PER dated 24-07-2012, the Governor of Goa hereby makes the following rules to regulate the recruitment to the Group 'C', Non-Ministerial, Non-Gazetted post, in the office of Director General of Police, Government of Goa, namely:—

1. *Short title, application and commencement.*— (1) These rules may be called the Government of Goa, Office of the Director General of Police, Group 'C', Non-Ministerial, Non-Gazetted post, Recruitment Rules, 2013.

(2) They shall apply to the post specified in column (1) of the Schedule to these rules (hereinafter called as the "said Schedule").

(3) They shall come into force from the date of their publication in the Official Gazette.

2. *Number, classification and scale of pay.*— The number of posts, classification of the said post and the scale of pay attached thereto shall be as specified in columns (2) to (4) of the said Schedule:

Provided that the Government may vary the number of posts specified in column (2) of the said Schedule from time to time subject to exigencies of work.

3. *Method of recruitment, age limit and other qualifications.*— The method of recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns (5) to (13) of the said Schedule.

4. *Disqualification.*— No person who has entered into or contracted a marriage with a person having a spouse living or who, having a spouse living, has entered into or contracted a marriage with any person, shall be eligible for appointment to the service:

Provided that the Government may, if satisfied that such marriage is permissible under the personal law applicable to such person and the other party to the marriage and that there are other grounds for so doing, exempt any person from the operation of this rule.

5. *Power to relax.*— Where, the Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

6. *Saving.*— Nothing in these rules shall affect reservation, relaxation of age limit and other concessions required to be provided for Scheduled Castes and other special categories of persons in accordance with the orders issued by the Government from time to time in that regard.

By order and in the name of the Governor of Goa.

Yetindra M. Maralkar, Additional Secretary (Personnel).

Porvorim, 18th September, 2013.

SCHEDULE

1	2	3	4	5	6	6(a)	7	8	9	10	11	12	13	Method of recruitment, whether by direct recruitment or by promotion or by deputation/transfer/contract or transfer/contract and percentage of the vacancies to be filled by various methods	Period of probation, if any	In case of recruitment by promotion/ /deputation/ /transfer, grades from which promotion/ /deputation/ /transfer is to be made	Circumstances in which the Goa Public Service Commission is to be consulted in making recruitment	If a D.P.C./ D.S.C. exists, what is its composition
														Whether the benefit of added years of service is admissible under Rule 30 of CCS (Pension) Rules, 1972				
Police Sub- Inspector sanctioned from time to time. -Gazetted.	As Group 'C', Non- -Mini- sterial, Non- -Gazetted.	Rs. 9,300- -34,800 + Rs. 4200/-.	Selection. 20 to 28 years (Relaxable for departmental and ex-military personnel in accordance with the orders or instructions issued by the Government from time to time).	N.A. Essential: (Male Candidate) (1) Degree of a recognized University or qualification equivalent. or (1) (a) Higher Secondary School Certificate Examination (10+2). (b) Diploma in Security and Investigation Technology (3 years course), (2) (a) Minimum height of 168 cms. (b) Minimum height of 167 cms. for Departmental candidates. (3) Chest: Unexpanded -80 cms. and expanded 85 cms.	Age: No. Two years. (1) Diploma in Security and Investigation Technology (3 years course), (2) (a) Higher Secondary School Certificate Examination (10+2). (b) Diploma in Security and Investigation Technology (3 years course), (2) (a) Minimum height of 168 cms. (b) Minimum height of 167 cms. for Departmental candidates. (3) Chest: Unexpanded -80 cms. and expanded 85 cms.	Promotion: Assistant Sub-Inspectors (Male/ Female) with five years regular service in the grade and passing of promotional examination prescribed by the Department.	Group 'C', D.P.C./ D.S.C.	N.A.										

1	2	3	4	5	6	6(a)	7	8	9	10	11	12	13

(ii) Long jump (3.80 metres) (3 chances).

(iii) Shot put (7.26 kgs.) (5.60 metres)

(3 chances).

(iv) High jump (1.20 metres) (3 chances).

(v) 800 metres run in 2.50 minutes.

(5) Should pass written examination and oral interview conducted by the Police Department.

(6) Certificate of having passed Computer course for minimum period of three months covering the basics like Windows Operating System, Microsoft Office, etc. from an Institute recognized by the Government.

(7) Driving license for Light Vehicle.

(8) Knowledge of Konkani.

Desirable:

Knowledge of Marathi.

Essential: (Female Candidate)

(1) Degree of a recognized University or equivalent.

OR

(1) (a) Higher Secondary School Certificate

1	2	3	4	5	6	6(a)	7	8	9	10	11	12	13

Examination (10+2).

(b) Diploma in Security and Investigation Technology (3 years course).

(2) Minimum height of 160 cms.

(3) Weight not less than 45 kgs.

(4) Should undergo physical efficiency tests which will carry no marks but will qualify for further tests, as follows:—

(i) 100 meters run in 16.5 seconds.

(ii) Long jump (3.25 metres) (3 chances).

(iii) shot put (4 kgs. (4.50 metres) (3 chances).

(iv) High jump (1.05 metres) (3 chances).

(v) 200 metres run in 36.0 seconds.

(5) Should pass written examination and oral interview conducted by the Police Department.

(6) Certificate of having passed Computer course for minimum period of three months covering the basics like Windows Operating System, Microsoft Office, etc. from an Institute recognized by the Government.

1	2	3	4	5	6	6(a)	7	8	9	10	11	12	13
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(7) Driving license for Light Vehicle.

(8) Knowledge of Konkani.

Desirable:

Knowledge of Marathi.

For Ex-servicemen between 30 to 40 years:

Essential: (Male Candidate)

(1) Degree of a recognized University or equivalent.

(2) Minimum height of 167 cms.

(3) Chest: Unexpanded -80 cms and expanded -85 cms.

(4) Should undergo physical efficiency tests which will carry no marks but will qualify for further tests, as follows:—

(i) 100 meters run in 16 seconds.

(ii) Long jump (3.50 metres) (3 chances).

(iii) Shot put (7.26 kgs.) (4.80 metres) (3 chances).

(iv) High jump (1.10 metres) (3 chances).

(v) 800 metres run in 3.00 minutes.

(5) Should pass written examination and oral interview conducted by the Police Department.

1	2	3	4	5	6	6(a)	7	8	9	10	11	12	13

(6) Certificate of having passed Computer course for minimum period of three months covering the basics like Windows Operating System, Microsoft Office, etc. from an Institute recognized by the Government.

(7) Driving Licence for Light Vehicle.

(8) Knowledge of Konkani.

Desirable:

Knowledge of Marathi.

Essential: (Female Candidate)

(1) Degree of a recognized University or equivalent.

(2) Minimum height of 160 cms.

(3) Weight not less than 45 kgs.

(4) Should undergo physical efficiency tests which will carry no marks but will qualify for further tests, as follows:—

(i) 100 meters run in 18.5 seconds.

(ii) Long jump (3.10 metres)(3 chances).

(iii) Shot put (4 kgs.)(4.00 metres) (3 chances).

(iv) High jump (1.00 metres)(3 chances).

1	2	3	4	5	6	6(a)	7	8	9	10	11	12	13

(v) 200 metres run in 37.0 seconds.

5) Should pass written examination and oral interview conducted by the Police Department.

(6) Certificate of having passed Computer course for minimum period of three months covering the basics like Windows Operating System, Microsoft Office, etc. from an Institute recognized by the Government.

(7) Driving Licence for Light Vehicle.

(8) Knowledge of Konkani.

Desirable:

Knowledge of Marathi.

For Ex-servicemen above 40 years:

Essential: (Male Candidate)

(1) Degree of a recognized University or equivalent.

(2) Minimum height of 167 cms.

(3) Chest: Unexpanded -80 cms and expanded 85 cms.

N.A.

(4) Should undergo physical efficiency tests which will carry no marks but will qualify for further tests, as follows:—

- (i) 100 meters run in 18 seconds.
- (ii) Long jump (3.25 metres) (3 chances).
- (iii) Shot put (7.26 kgs.) (4.50 metres) (3 chances).
- (iv) High jump (1.00 metre) (3 chances)
- (v) 800 metres run in 3.15 minutes.

(5) Should pass written examination and oral interview conducted by the Police Department.

(6) Certificate of having passed Computer course for minimum period of three months covering the basics like Windows Operating System, Microsoft Office, etc. from an Institute recognized by the Government.

(7) Driving license for Light Vehicle.

(8) Knowledge of Konkani.

Desirable:
Knowledge of Marathi.

1	2	3	4	5	6	6(a)	7	8	9	10	11	12	13

1	2	3	4	5	6	6(a)	7	8	9	10	11	12	13
<i>Essential : (Female Candidate)</i>													
(1) Degree of a recognized University or equivalent.													
(2) Minimum height of 160 cms.													
(3) Weight not less than 45 kgs.													
(4) Should undergo physical efficiency tests which will carry no marks but will qualify for further tests, as follows:—													
(i) 100 meters run in 19.5 seconds.													
(ii) Long jump (3.00 metres) (3 chances).													
(iii) Shot put (4kgs.) (3.5 metres) (3 chances).													
(iv) High jump (0.90 metres) (3 chances).													
(v) 200 metres run in 40.0 seconds.													
(5) Should pass written examination and oral interview conducted by the Police Department.													
(6) Certificate of having passed Computer course for minimum period of three months covering the basics like Windows Operating System, Microsoft Office, etc. from an Institute recognized by the Government.													
(7) Driving license for Light Vehicle.													
(8) Knowledge of Konkani.													
<i>Desirable:</i>													
Knowledge of Marathi													

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